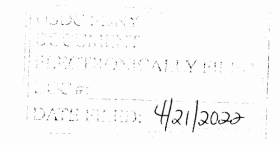


UNITED STATES DISTRICT CO	URT
SOUTHERN DISTRICT OF NEV	V YORK

FLATIRON ACQUISITION VECHICLE, LLC, CS PARADISO HOLDINGS, LLC,

Plaintiff.

-against-



17 **CIVIL** 8987 (GHW)

AMENDED JUDGMENT

CSE MORTGAGE LLC, CAPITALSOURCE COMMERCIAL LOAN, 2006-2, CAPITALSOURCE FINANCIAL LLC, and CAPITALSOURCE INC.,

Defendants.
 X

It is hereby **ORDERED**, **ADJUDGED AND DECREED**: That for the reasons stated in the Court's Order dated April 19, 2022, Plaintiffs' motion is granted for the reasons stated in it. In addition, the Court is correcting a typographical error that resulted in the exclusion of the Court's award of \$936.40 in costs from the judgment. See Dkt. No. 205 at 27. Accordingly, an amended judgment is entered in this case as follows: (1) in favor of Defendants CI and CF jointly against Plaintiff CS Paradiso Holdings, LLC ("Paradiso") in the aggregate amount of \$334,041.49, and (2) in favor of Defendant CSE against Plaintiff Flatiron

Acquisition Vehicle, LLC ("Flatiron") in the amount of \$327,074.04, plus prejudgment interest at a rate of 9% per annum from March 17, 2019 through February 9, 2022. For the avoidance of doubt, Flatiron and Paradiso are not jointly and severally liable for the judgments entered against each of them. Post-judgment interest shall accrue at the rate prescribed pursuant to 28 U.S.C. § 1961.

BY:

Dated: New York, New York

April 21, 2022

RUBY J. KRAJICK

Clerk of Court

Deputy Clerk